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09/608,976	06/30/2000	Douglas P. Brown	NCRC-0012-US(9020)	1448
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JAMES M. STOVER NCR CORPORATION 1700 SOUTH PATTERSON BLVD, WHQ4			EXAMINER	
			NGUYEN, CINDY	
DAYTON, O	H 45479		ART UNIT	PAPER NUMBER
			2171	10
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Please find below and/or attached an Office communication concerning this application or proceeding.

···	Application No.	Applicant(s)	- St
	09/608,976	BROWN ET AL.	۵.
Office Action Summary	Examiner	Art Unit	
•	Cindy Nguyen	2171	
The MAILING DATE of this communication app			is
Period for Reply		·	
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may within the statutory minimum or will apply and will expire SIX (6) It, cause the application to become	y a reply be timely filed  thirty (30) days will be considered timely.  MONTHS from the mailing date of this commu. e ABANDONED (35 U.S.C. § 133).	nication.
Status  1) Poppositive to communication (a) filed on 24 A	March 2002		
1) Responsive to communication(s) filed on <u>24 №</u> 2a) This action is <b>FINAL</b> . 2b) Th	is action is non-final.		
3) Since this application is in condition for allowa		matters increscution as to the mi	arite ie
closed in accordance with the practice under  Disposition of Claims			
4) Claim(s) 1-27 and 29-41 is/are pending in the	application.		
4a) Of the above claim(s) is/are withdraw	wn from consideration.		
5) Claim(s) is/are allowed.			
6)⊠ Claim(s) <u>1-27 and 29-41</u> is/are rejected.			
7) Claim(s) is/are objected to.			
8) Claim(s) are subject to restriction and/o	r election requirement.		
Application Papers			
9) The specification is objected to by the Examine			
10) The drawing(s) filed on 30 June 2000 is/are: a)			
Applicant may not request that any objection to the 11) The proposed drawing correction filed on			
If approved, corrected drawings are required in rep		_ disapproved by the Examiner.	
12) The oath or declaration is objected to by the Ex	•		
Priority under 35 U.S.C. §§ 119 and 120			
13) Acknowledgment is made of a claim for foreign	n priority under 35 U.S.	C & 119(a)-(d) or (f)	
a) All b) Some * c) None of:	. priority arias, so sie.	0.3(4) (4) 0. (1).	
1. Certified copies of the priority documents	s have been received.		
2. Certified copies of the priority documents		n Application No.	
3. Copies of the certified copies of the prior application from the International Bu * See the attached detailed Office action for a list	rity documents have be reau (PCT Rule 17.2(a	een received in this National Stag	је
14) Acknowledgment is made of a claim for domesti	·		dication)
a) The translation of the foreign language pro			Juli011).
15) Acknowledgment is made of a claim for domesti	• •		
Attachment(s)			
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice	ew Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-15)	-

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## **DETAILED ACTION**

This is in response to amendment filed on 03/24/03.

## 1. Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-6, 9-22, 30, 31 and 34-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hallmark et al. (U.S 5857180) in view of MacLeod et al. (6434545) (MacLeod).

Regarding claims 1 and 30, Hallmark: A method and an article of presenting an execution plan for a query, comprising:

determining steps of the query execution plan in a parallel database system (see col. 8, lines 64 to col. 9, lines 4, Hallmark);

However, Hallmark did not specifically detail the step of depicting and display in the parallel execution steps. On the other hand, MacLeod disclose: display the steps of the query execution plan in a graphical user interface (col. 8, lines 7-49, MacLeod), depicting parallel execution of steps of the query execution plain in the graphic user interface (col. 8, lines 29-49, MacLeod). Thus, at the time invention was made, it would have been obvious to a person of ordinary skill in the art to include the steps to display and depict the query execution plan in GUI in the system of Hallmark as taught MacLeod. The motivation being to have enabled a user to provide information for optimizing a query in a massively parallel system and to pop up multiple

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display screens illustrating multiple execution query plans so that the user may select the most desirable.

In addition, Hallmark/Macleod disclose: wherein depicting the parallel execution of steps comprises displaying plural elements corresponding to concurrently executing plural steps on respective processors of the parallel database system (col. 6, lines 23-54, Hallmark).

As per claim 2, the limitations of this claim have been noted in the rejection of claim 1 above. In addition, Hallmark/ MacLeod disclose: wherein determining the steps comprises determining steps of the query execution plan in the parallel database system running in a multiprocessing platform having plural nodes (col. 6, lines 31-45, Hallmark).

Regarding claim 3, the limitations of this claim have been noted in the rejection of claim 1.

Applicant's attention is directed to the rejection of claim 1 above. In addition, Hallmark/MacLeod discloses: Wherein determining the steps comprises determining steps of the query execution plan in the parallel database system running in a platform having plural virtual processors to handle access to data in the parallel database system (co. 7, lines 1-19, Hallmark).

Regarding claim 4, the limitations of this claim have been noted in the rejection of claim 1. Applicant's attention is directed to the rejection of claim 1 above. In addition, Hallmark/MacLeod disclose: displaying the steps as icons (211, fig. 6 and corresponding text, MacLeod.).

As per claim 5, the limitations of this claim have been noted in the rejection of claim 1.

Applicant's attention is directed to the rejection of claim 1 above. In addition, Hallmark/

MacLeod discloses: wherein the database management system is executable in a platform (see window 200, Fig. 6, and corresponding text, MacLeod); wherein displaying the icons comprises display one or more of the icons selected from the group consisting of an icon representing a table (col. 8, lines 7-27, MacLeod), an icon representing an operation performed on a component of the platform (col. 8, lines 7-27, MacLeod), an icon representing a query statement (col. 7, lines 49-56, MacLeod), icon representing an operation performed on two or more tables (col. 8, lines 7-48, MacLeod).

As per claims 6 and 31, the limitations of these claims have been noted in the rejection of claims 1 and 30, respectively. In addition, Hallmark/MacLeod discloses the steps of the query execution plain is performed by an optimizer (col. 8, lines 38-45, Hallmark).

As per claim 9, the limitations of this claim have been noted in the rejection of claim 1.

Applicant's attention is directed to the rejection of claim 1 above. In addition, Carino/MacLeod disclose displaying explain text of the query execution plan (col. 6, lines 55-61, MacLeod).

Regarding claim 10, the limitations of this claim have been noted in the rejection of claim 9.

Applicant's attention is directed to the rejection of claim 9 above. In addition, Hallmark/MacLeod disclose: wherein the explain text comprises displaying the explain text in a first screen and wherein displaying the steps of the query execution plan comprises displaying the steps in a second screen (fig. 5 and corresponding text, MacLeod).

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Regarding claim 11, Hallmark/MacLeod disclose: a method of testing performance of a query, comprising:

Determining a first execution plan of the query under a first condition and a second execution plan of the query under a second condition (col. 6, lines 11-54, Hallmark); display the first and second execution plans concurrently to enable comparison of the execution plans (fig. 5 and 6 and corresponding text, MacLeod).

Regarding claim 12, the limitations of this claim have been noted in the rejection of claim 11. Applicant's attention is directed to the rejection of claim 11 above. In addition, Hallmark/MacLeod disclose: wherein displaying the first and second execution plans comprises displaying the execution plans in a graphical user interface (fig. 5 and fig. 6 and corresponding text, MacLeod).

Regarding claim 13, the limitations of this claim have been noted in the rejection of claim 11. Applicant's attention is directed to the rejection of claim 11 above. Hallmark/MacLeod disclose: wherein displaying the first and second execution plans comprises displaying the execution plans in a graphical user interface having a first screen to display the first execution plan and a second screen to display the second execution plan (fig. 5 and fig. 6 and corresponding text, MacLeod).

As per claim 14, the limitations of this claim have been noted in the rejection of claim 11. Applicant's attention is directed to the rejection of claim 11 above. In addition, Hallmark/MacLeod

disclose: displaying the first and second execution plans comprises displaying a collection of icons to represent steps of each of the execution plans (col. 7, lines 49 to col. 8, lines 51, MacLeod).

As per claim 15, the limitations of this claim have been noted in the rejection of claim 11.

Applicant's attention is directed to the rejection of claim 11 above. In addition, Hallmark/MacLeod discloses: a third execution plan of the query under a third condition (col. 8, lines 57 to col. 9, lines 5, Hallmark) and displaying the first, second and third execution plans concurrently to enable comparison of the execution plans (fig. 9 and corresponding text, MacLeod).

Regarding claims 16-17, the limitations of this claim have been noted in the rejection of claim 11. Applicant's attention is directed to the rejection of claim 11 above. In addition, Hallmark/MacLeod discloses: wherein determining the first execution plan comprises determining an execution plan for the query in cooperation with a first version of a software module of a parallel database system (col. 16, lines 32-42, Hallmark); wherein determining the second execution plan comprises determining an execution plan for the query in cooperation with a second version of a software module of a parallel database system (col. 16, lines 43-52, Hallmark);

Regarding claims 18-19, the limitations of this claim have been noted in the rejection of claim 11. Applicant's attention is directed to the rejection of claim 11 above. In addition, Hallmark/MacLeod discloses: wherein determining the first execution plan comprises determining an execution plan for the query in the system having a first arrangement and the second execution plan comprises determining an

execution plan for the query in a system having a second arrangement (see col. 16, lines 53-61, Hallmark).

Regarding claim 20, the limitations of this claim have been noted in the rejection of claim 11. Applicant's attention is directed to the rejection of claim 11 above. In addition, Hallmark/MacLeod disclose: wherein determining the first execution plan comprises determining execution plan involving a table having a first content" (col. 16, lines 53-61, Hallmark).

Regarding claim 21-22, the limitations of this claim have been noted in the rejection of claim 11. Applicant's attention is directed to the rejection of claim 11 above. In addition, Hallmark/MacLeod disclose: wherein determining a second content contains statistics (col. 17, lines 16-23, Hallmark).

Regarding claim 34, the limitations of this claim have been noted in the rejection of claim 30. In addition, Hallmark/MacLeod disclose: further determine a second execution plan of the query for the parallel database system (col. 8, lines 57 to col. 9, lines 5, Hallmark); display the step of the second execution plan concurrently with the steps of the first execution plan in the graphical user interface (fig. 5 and fig. 6 and corresponding text, MacLeod).

Regarding claim 37, the limitations of this claim have been noted in the rejection of claim 11. In addition, Hallmark/MacLeod disclose: wherein determining the first and second execution plans comprises determining the first and second execution plans in parallel database system environment (col. 6, liens 22-54, Hallmark); and displaying each of the first and second execution plans comprises

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displaying plural elements corresponding to concurrently executing plural steps on respective processors of the parallel database system environment (fig. 5 and 6, and corresponding text, MacLeod).

Regarding claims 35, 38 and 40, the limitations of these claims have been noted in the rejection of claims 1, 37 and 30 above, respectively. In addition, Hallmark/MacLeod disclose: wherein display the plural elements comprises displaying the plural elements side-by-side to indicate concurrent execution of the respective steps (col. 7, lines 49-61, MacLeod).

Regarding claims 36, 39 and 41, the limitations of these claims have been noted in the rejection of claims 35, 38 and 40 above, respectively. In addition, Hallmark/MacLeod disclose: further comprising displaying other elements in sequence with the plural side-by-side elements to indicate sequential execution of other steps corresponding to the other elements (col. 7, lines 49-61, MacLeod).

Claim 23 is rejected under 35 U.S.C. 103(a) as being unpatentable over MacLeod et al. (U.S 6434545) (MacLeod) in view of Reimer et al. (U.S 6289334) (Reimer).

Regarding claim 23, MacLeod disclose: a graphic user interface (47, fig. 1 and corresponding text, MacLeod); the controller to displaying a representation of the execution plan in the graphical user interface (23, fig. 1 and corresponding text, MacLeod). However, MacLeod didn't disclose: a parallel database system; a controller to determine an execution plan of a query based on emulation data that emulates an environment of a target system. On the other hand, Reiner disclose: in which a parallel database system is implemented (col. 30, lines 13-30, Reiner); a controller to determine an execution plan of a query based on emulation data that emulates an environment of a target system (col. 31, lines 1-14, Reiner). Thus, at the time invention was made, it would have been obvious to a person of ordinary skill in the art to include

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a controller to determine an execution plan of a query based on emulation data that emulates an environment in the system of MacLeod as taught by Reiner. The motivation being to enable to imitate the system can run on the other system environment as well.

3. Claims 24-27 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over MacLeod et al. (U.S 6434545) (MacLeod) in view of Reimer et al. (U.S 6289334) (Reimer) and further in view of Carino Jr (U.S 6067542).

Regarding claim 24, the limitations of this claim have been noted in the rejection of claim 23. Applicant's attention is directed to the rejection of claim 23 above. However,

MacLeod/Reiner didn't discloses: wherein the emulation data comprises cost-related information including a number of nodes in the target system and number of CPUs in each node. On the other hand, Carino disclose: wherein the emulation data comprises cost-related information including a number of nodes in the target system and number of CPUs in each node (see Fig. 4 and corresponding text, Carino Jr.). Thus, at the time invention was made, it would have been obvious to a person of ordinary skill in the art to include the emulation data comprises cost-related information including a number of nodes in the target system and number of CPUs in each node. On the other hand, Carino disclose: wherein the emulation data comprises cost-related information including a number of nodes in the target system and number of CPUs in each node in the combination system of MacLeod/Reiner as taught by Carino. The motivation being to enable to optimize the costs to generate a query plan.

Regarding claim 25, the limitations of this claim have been noted in the rejection of claim 23.

Applicant's attention is directed to the rejection of claim 23 above. In addition, MacLeod/Reiner/Carino discloses: wherein the emulation data comprises cost-related information including a number of virtual processors running in the target system (col. 13, lines 40-64, Carino Jr.).

Regarding claim 26, the limitations of this claim have been noted in the rejection of claim 23.

Applicant's attention is directed to the rejection of claim 23 above. In addition, In addition,

MacLeod/Reiner/Carino discloses: "wherein the emulation data comprises cost-related information relating to costs of doing operations in the target system (see col. 14, lines 61-65, Carino Jr.).

Regarding claim 27, the limitations of this claim have been noted in the rejection of claim 23.

Applicant's attention is directed to the rejection of claim 23 above. In addition, In addition,

MacLeod/Reiner/Carino discloses: wherein the emulation data represents a target system having a

multi-node parallel processing system (see col. 9, lines 7-14, Carino, Jr.).

Regarding claim 29, the limitations of this claim have been noted in the rejection of claim 23.

Applicant's attention is directed to the rejection of claim 23 above. In addition, In addition,

MacLeod/Reiner/Carino discloses: wherein the emulation data represents a target system running plural virtual processors for handling access to the parallel database system (see Fig. 4 and corresponding text, Carino, Jr.).

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4. Claims 7, 8, 32 and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hallmark et al. (U.S 5857180) (Hallmark) in view of MacLeod et al. (6434545) (MacLeod) and further in view of Reiner et al. (U.S 6289334) (Reiner).

As per claim 7, the limitations of this claim have been noted in the rejection of claim 6. Applicant's attention is directed to the rejection of claim 6 above. However, Hallmark/MacLeod didn't disclose: the steps of the query execution plain is performed by the optimizer based on emulated environment data of a target system, emulated environment data present in a test system, the target system comprising the parallel database system. On the other hand, Reiner disclose: wherein determining the steps of the query execution plain is performed by an optimizer based on emulated environment data of a target system, emulated environment data present in a test system, the target system comprising the parallel database system (col. 31, lines 1-14, Reiner). Thus, at the time invention was made, it would have been obvious to a person of ordinary skill in the art to include the steps of the query execution plain is performed by an optimizer based on emulated environment data of a target system, emulated environment data present in a test system in the combination system of Hallmark/MaeLeod as taught by Reiner. The motivation being to enable to imitate the system can run on the other system environment as well.

As per claim 8, the limitations of this claim have been noted in the rejection of claim 1. In addition, Hallmark/MacLeod/Reiner discloses: the steps of the query execution plain is performed in a test system based on emulated environment data of a target system that is separate from the test system

(col. 31, lines 55-67, Reiner), the target system comprising the parallel database system (col. 31, lines 24-39, Reiner).

Regarding claim 32, the limitations of this claim have been noted in the rejection of claim 30. In addition, Hallmark/MacLeod/Reiner discloses: wherein the instructions when executed cause the controller to receive environment information to emulate a target database system (col. 34, lines 30-42, Reiner).

Regarding claim 33, the limitations of this claim have been noted in the rejection of claim 32. In addition, Hallmark/MacLeod/Reiner discloses: wherein the instructions when executed cause the controller to determine the execution plan of the query based on the environment information (col. 35, lines 54-60, Reiner).

## 5. Response to Arguments

Applicant's arguments with respect to claims 1-27 and 29-41 have been considered but are most in view of the new ground(s) of rejection.

## 6. Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Jones et al. (U.S 6415307). Publication file conversion and display.

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Kabra et al. (U.S 6507834). Method and apparatus for parallel execution of SQL from stored

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procedures.

7. Contact Information

Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Cindy Nguyen whose telephone number is 703-305-4698. The examiner can

normally be reached on M-F: 8:00-5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Safet

Metjahic can be reached on 703-308-1436. The fax phone numbers for the organization where this

application or proceeding is assigned are 703-746-7239 for regular communications and 703-746-7240

for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should

be directed to the receptionist whose telephone number is 703-305-3900.

Cindy Nguyen April 18, 2003

SAFET METJAHIC

SUPERVISORY PATENT EXAMINER

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